

1 2 3 4	THOMAS E. FRANKOVICH (State Bar No. THOMAS E. FRANKOVICH, A PROFESSIONAL LAW CORPORATION 4328 Redwood Hwy., Suite 300 San Rafael, CA 94903 Telephone: 415/674-8600 Facsimile: 415/674-9900			
5 6 7 8	Attorneys for Plaintiffs CRAIG YATES and DISABILITY RIGHTS ENFORCEMENT, EDUCATION, SERVICES: HELPING YOU HELP OTHERS			
9	UNITED STATE	S DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA			
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12 13 14	CRAIG YATES, an individual; and DISABILITY RIGHTS, ENFORCEMENT,) EDUCATION, SERVICES: HELPING YOU HELP OTHERS, a California public) benefit corporation,	CV-09-2057-SBA STIPULATION AND WAXON SELVE ORDER CONTINUING DEADLINE FOR THE PARTIES TO CONDUCT THE JOINT		
15	Plaintiffs,	SITE INSPECTION		
16 17 18	v.) RICCARDO'S RISTORANTE E) PIZZERIA; CONSIGLIA CRISPI;) RICHARD CRISPI; and ALILAM, LLC,)			
19	Defendants.			
20	Defendants.			
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	STIPULATION AND [PROPOSED] ORDER CONTINUING THE	DEADLINE FOR THE JOINT SITE INSPECTION [
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1	Plaintiffs CRAIG YATES AND DISABILITY RIGHTS, ENFORCEMENT,	
2	EDUCATION, SERVICES: HELPING YOU HELP OTHERS; and defendant ALILAM, LLC,	
3	by and through their respective counsel, respectfully request and stipulate, as follows:	
4	1. Whereas, defendant ALILAM, LLC filed its answer to the complaint on August	
5	11, 2009;	
6	2. Whereas, defendants CONSIGLIA CRISPI and RICHARD CRISPI filed their	
7	answer to the complaint on August 14, 2009;	
8	3. Whereas, plaintiffs submitted their initial proposed stipulation to continue the	
9	joint site inspection deadline on August 19, 2009 to defendants;	
10	4. Whereas, plaintiffs have made multiple attempts from August 19, 2009 through	
11	August 24, 2009, to try and contact Andrew Dimitriou, counsel for defendants CONSIGLIA	
12	CRISPI and RICHARD CRISPI to stipulate to have the joint site inspection deadline continued;	
13	5. Whereas, counsel Andrew Dimitriou does not wish to participate in agreeing to	
14	stipulate and/or sign the stipulation regarding the inspection deadline;	
15	6. Whereas, due these circumstances and calendering conflicts, the parties were	
16	unable to conduct the joint site inspection of the premises by the August 19, 2009, as Ordered by	
17	General Order 56, ¶3,4; and	
18	7. Whereas, the parties, hereto agree, stipulate and respectfully request that the	
19	last day for the parties and counsel to conduct the joint inspection of the premises be continued	
20	up to and including September 22, 2009.	
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1	8. In light of the above, counsel for the plaintiffs and counsel for defendant		
2	ALILAM LLC respectfully request that the court grants this stipulation between plaintiffs and		
3	defendant ALILAM LLC.		
4	IT IS SO STIPULATED.		
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6	Dated: August 25, 2009 THOMAS E. FRANKOVICH,		
7	A PROFESSIONAL LAW CORPORATION		
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9	By: /S/ Thomas E. Frankovich		
10	Attorney for Plaintiffs CRAIG YATES and DISABILITY RIGHTS ENFORCEMENT,]	
11	EDUCATION SERVICES: HELPING YOU HELP OTHERS		
12	Dated: NATASHA GORDON NATASHA GORDON		
13	THE CRONIN LAW GROUP		
14	Ald al Grana.		
15	By Alexander Timothy Chom NATASHA GORDON	4	
16	Attorneys for Defendant ALILAM, LLC		
17	ORDER		
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22	Dated: AUGUST 28 , 2009 HONORABLE SAUNDRA B. ARMS RONG		
23	United States District Judge		
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